

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

In re:

Bracha Cab Corp, et al.

Debtors.

Chapter 11

Case No. 17-46613-nhl
Jointly Administered

APPLICATION

The application of Bracha Cab Corp., et al. debtors and debtors-in-possession (“Debtors”), respectfully requests:

1. The Debtors, Bracha Cab Corp., Tamar Cab Corp., NY Genesis Taxi Corp., Merab Cab Corp., Fit Taxi Corp., Dabri Trans Corp., and Dovber Cab Corp., filed petitions for relief under Chapter 11 of Bankruptcy Code on **December 8, 2017**; Jackhel Cab Corp., NY Energy Taxi Corp., NY Tint Taxi Corp., NY Canteen Taxi Corp., NY Stance Taxi Corp., Lechaim Cab Corp., Jarub Trans Corp., and Somyash Taxi Corp., filed petitions for relief under Chapter 11 on **December 11, 2017**. All of the Debtors have continued in the operation of their businesses and management of their property pursuant to §1107 and 1108 of the code.

2. On January 19, 2018, this Court entered an order procedurally consolidating the cases and directing that they be jointly administered by the Court.

3. The Debtors will require a firm statement from creditors as to the amounts due to them on their claims in order to confirm a plan of reorganization.

4. Debtors request that in accordance with Bankruptcy Rule 3003(c) (3) a date (the “Bar date”) be fixed as the last date by which the holders of any and all claims may file proofs of claim or requests for payment in these proceedings or be forever barred, from voting or receiving distribution in connection with said claims or requests.

By: /s/
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